		AN APPLICATION FOR PAUNDER 37 C.F.R. § 1.137(b)	ATENT	et No. Q93742
First named inventor: K	ei YAMANA		Group Art Unit: No	ot Yet Assigned
Application Number:	10/575,626		Examiner: Not Yet	Assigned
Filed: April 13, 2006				
		OCESS AND USE THEREOF		
Attention: Office of Petitic MAIL STOP PETITION				
Commissioner for Patents				
P.O. Box 1450, Alexandria, VA 22313-145	50			
FAX: (703) 872-9306		10 67 . 61 . 1 1	1	
States Patent and Tradema		d for failure to file a timely and onment is the day after the expi- ally obtained.		
	BY PETITIONS FOR REVIV setition requires the following	AL OF THIS APPLICATION items:	,	
1. Petition fee				25 6 7 7 8 1 25
	atity - fee \$ (37 C.F.R. § an small entity - fee \$	1.17(m)). Applicant claims sn (37 C.F.R. 8 1.17(m)).	all entity status. See :	37 C.F.R. § 1.27.
Reply and/or fe	•	(5) 512 12 3 111 (11)		
		ed Office action in the form of		
		of Attorney (identify type of rep	ly):	
	as been filed previously on			
	enclosed herewith. e fee of \$			
	as been paid previously on			
	enclosed herewith.			
 Terminal discla 	aimer with disclaimer fee			
		s filed on or after June 8, 1995,		
☐ A termin than a sn	nal disclaimer (and disclaimer mall entity) disclaiming the re	fee (37 C.F.R. § 1.20(d)) of \$_quired period of time is enclose	d herewith (see PTO/S	ity or \$ for other SB/63).
4. STATEMENT:	: [NOTE: The United States	Patent and Trademark Office n	nay require additional	information if there is a
	whether either the abandonme 03(c), subsections (III)(C) and	nt or the delay in filing a petition	on under 37 C.F.R. § 1	.137(b) was unintentional
`□ The enti		reply from the due date for the	required reply until th	e filing of a grantable
☐ See Atta	sched Statement.		1	
	29, 2009	Susan J. M	ark	
Date		Signature /		
Talonhono		Susan J. Mac Typed or printed name	:k	30,951 Reg. No.
Telephone		SUGHRUE MION	I. PLLC	Reg. No.
		WASHINGTON	*	
		233′	73	
Enclosures: Fee(s	s) Payment (previously paid v	customer Nume vith Petition filed on February 9		
☑ Repl	y (executed Declaration and I		,,	
	ninal Disclaimer	ments establishing unintentiona	l delav	
L Addi	monar succes contaming state	ments comonoming annitentions	<i>j</i>	

Docket No.: Q93742

DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, malling address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one same is listed below) or an original, first and joint inventor (if phylan lames are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

MOVES DEOCREDA AND DEOCRIONAL DEOCRES AND MEETINGED OF

NC	VEL PROTEIN AND PRO	DUCTION PROCESS AND USE THEREOF
the application of which is attached hereto	OR	☑ was filed on October 21. 2004 as PCT International Application Number PCT/IP2004/015620 (Confirmation No), and was amended on(if applicable).

I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment specifically referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part application(s), material information which became available between the filling date of the prior application and the national or PCT international filling date of the continuation-in-part application.

I hereby olaim foreign priority under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application(s) which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, my foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application(s) having a filing date before that of the application on which priority is claimed.

			Priority Claimed	
Prior Application Number(s)	Country	Filing Date	Yes	No
2003-360617	Japan	October 21, 2003	ಠ	
2004-143421	Jарап	May 13, 2004	◪	

I hereby claim benefit under 35 United States Code §119(e) of any United States provisional application(s) listed below.

Application Number(s)

Filing Date

I hereby claim benefit under 35 United States Code §120 of any United States application(s) or §365(c) of any PCT International application(s) designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in a listed prior United States or PCT International application in the manner provided by the first panagraph of Trite 35. United States or PCT International application in the manner provided by the first panagraph of Trite 35. United States Code, §112, I acknowledge my duty to disclose any information material to the patentiability of this application as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application and the national or PCT International filing date of this application:

Prior U.S. or International Application Number(s)

U.S. or International Filing Date

Status

I hereby appoint all attorneys of SUGHRUDE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sold discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

WASHINGTON OFFICE

23373

CUSTOMER NUMBE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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